A	APPLICATION No1	6	PERMIT No.	30	· - 1	LICENSE No. 41		
		CALIFORNIA	STATE	WATE	R COMMISSION	Ņ		
	THIS IS TO C	ERTIFY, That 2_	M. YOUIR	كان الم	HIPENI 10 May Yal	lley (Over)		
o: to	f Palmda the satisfaction	of the STATE WAT	ER COMMISS	SIUN OF C	California alifornia of a right to Nos. 1 and 2	has made proof the use of the waters of		
Ķ	err Springs	Nos. 1 and 2.	and/, a tribu	itary of	no stream	,		
0:	tate Water Commis f California, the r	ssion; and that said rig rules and regulations o	ht to the use of of the State Wa	said water ater Comm	s has been perfected in dission and the terms	nit No30of the accordance with the laws of said permit, and duly d of record in the minutes		
0	f said Commission,	at San Francisco, in V	olume 3 , a	t page 9£	a_, on the_25th_day	of_September;		
0	f water to which s	uch right is entitled an	nd hereby confi	rmed, for	the purposes aforesaid,	is limited to the amount		
a	ctually beneficially	used for said purposes	, and shall not e	exceed_Qn	e-fortieth/_cu	40) abic feet per second, to be		
u	sed from about	January 1st	to abou	De c	cember 31st	of each year.		
	A description o	f the lands or the place	e where such wa	ter is put	to beneficial use is as fe	ollows:		
			* •		·	follows:		
i i me	N 	of NE of Sec	. 30, T. 6	N., B.	13 W., S.B.M.			
_	SW	of SEt of Se	c. 19, T.	6_NF	R. 13 W., S.B.M	L		
	SE	-	•					
		. 		, 				
đ	The right to the escribed.	the water afor	oresaid hereby o	confirmed	s restricted to the lan	ds or place of use herein		
fo f	This license is get forth in Section SEC. 20. All permit resuch time as the war which said water even which in substa whom said permit of the section of property occupied is dicense; and in the littical subdivision of ase price, said price sall appear to the state the heirs, successors, neficial purpose for writtee or licensee, has are or assigns of said pat case the said committee or licensee, has are or assigns of said protes at case the said committee or licensee, has teaming thereon, may it to said by a court of the saide of the s	its and licenses for the apprier actually appropriated upon a special proportion of the state water for actually appropriated upon a special property of the state water for a special provision at any time and state, and used under said license to event that the said state, and used under said license to event that the said state, and used under said license to event that the said state, and used under said license to event that the said state, and used under said license to event that the said permit or license hich the permit or license, has fail in the permit or license and the said permit or license in said. The findings and dompetent jurisdiction; providays after the service of manted or issued under the provisions of whatsoever in excess of the ranted or issued under the pulation by any competent processors or assigns or by the sessors or assigns or by the sessors of any for the use of water for said ther they are first in time; altifut to appropriate waters, but where permission to apprexisting municipal needs the propertion, the state water on and control of the railroad permission to appropriate, a wither, that when such municipality are of property taken by and end of property taken by and	poriation of water is der such permits a der such permits a longer; and every the provisions of the sum after the granting or any political see and the works city, city and courchase and the samanner as is now me after a permit of the construction of the samanner as is now me after a permit of the construction of the samanner as is now me after a permit of the construction of the temporary of the commission may and commission may and commission may and commission of the smay be allowed the commission of the smay be allowed the commission of the commission of the smay be allowed the commission of the commission of the smay be allowed the commission of the smay be allowed the commission of the commission of the smay be allowed the commission of the com	shall be under und licenses is such permits section as the subject to of a licer subject to of a licer of a li	the terms and conditions of shall actually be used for the or license shall include dilkewise the statement to such conditions as thereis se, the state or any city of the state shall have the structed for the enjoymen all water district, irrigation said works and property eafter be determined in emissued as in this act provided rater granted under said pettee or licensee, or the helion of the conditions in the permittee out conditions in the permittee out conditions in the permittee, successors or assigns of nappropriated and open to fall be deemed to be prima to modify or set aside such permittee or licensee, his he mit or license shall accept the therefor shall at any time the price of the services to acquire the price of the services to acquire the price of the services to acquire the proceedings or otherwise, by all subdivision of the state, ed under the provisions of the thereof for domestic purput polication for a permit or or water commission to any motion of the excess of such perioding, further, that in lier uniclosality to become as tallfornia for such period or cation to municipal uses of additional water granted in the such additional water remporary use of said excessition, may be determined it lings.	o the terms and conditions f this act, and shall be effective he useful and beneficial purpose the enumeration of conditions hat any appropriator of water, he expressed; provided, that at the control of the rights granted under he district, lighting district or can not agree upon said pur- nent domain proceedings. If it that the permittee, or licensee, rmit or license to the useful or s, successors, or assigns of said he ricensee, or the heirs, succes- for licensee as issued, then and in such permittee or licensee, and hurther appropriation in accord- facie correct until modified or finding or declaration must be irs, successors or assigns. And the same under the conditions to be rendered by any permittee ions of this act, or in respect to the state or any city, city and of the rights and property of this act. The application for a oses shall be considered first in the granting thereafter of per- ther than municipal purposes; unicipality for any quantity of tion permitted, the state water rmitted appropriation over and of the granting of such tem- osuch surplus a public utility, periods from and after the date the entire appropriation per- its said application it may do endered valueless for said pur- swaters, and which compensa- ment the manner provided by law OMMISSION, affixed this		
	WITNESS the seal and signature of the STATE WATER COMMISSION, affixed this 25thday ofSeptember, 1918							
	STATE WATER COMMISSION.							
			•	~		L. Chandler		
						ng Martin		

Application No. 247 Permit No.	73 LICENSE No. 42						
CALIFORNIA STATE WATER COMMISSION							
	• •						
THIS IS TO CERTIFY, That Mildred M. G							
of Bodie , State of California , has made proof to the satisfaction of the STATE WATER COMMISSION of California of a right to the use of the waters of							
West Gregory Creek , a tributary of South Gregory Creek ,							
for the purpose of <u>agriculture and domestic</u> under Permit No. 73 of the State Water Commission; and that said right to the use of said waters has been perfected in accordance with the laws of California, the rules and regulations of the State Water Commission and the terms of said permit, and duly confirmed by order of the STATE WATER COMMISSION of California, made and entered of record in the minutes							
of said Commission, at San Francisco, in Volume,	at page 98., on the 25th day of September, 1918						
that the priority of the right hereby confirmed dates from February 7, 1916, ; that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount							
actually beneficially used for said purposes, and shall not exceed one eighth (1/8) cubic feet per second, to be							
used from aboutIanuary_lat to about	utDecember 31stof each year.						
A description of the lands or the place where such w							
10 acres located in the NET NET	of Sec. 34, T. 5 N., R. 27 E., M.D.M.						
This license is granted and said appropriator takes all et forth in Section 20 of the Water Commission Act where Sec. 20. All permits and licenses for the appropriation of water or such time as the water actually appropriated under such permits or which said water was appropriated, but no longer; and ever herein which in substance shall include all of the provisions of owhom said permit or license may be issued, shall take the sain try time after the expiration of twenty years after the granth water district, irrigation district, lighting district, or any political and property occupied and used under said license and the work said license; and in the event that the said state, city, city and of the control of the state so desiring to purchase and the shall appear to the state water commission at any time after a permit or the heirs, successors, or assigns, of said permittee or licensee, has beneficial purpose for which the permit or license was granted, or permittee or licensee, has ceased to put said water to such useful or sors or assigns of said permittee or licensee, has feefful purpose for which the permit or license and declare the ance with the terms of this act. The findings and declaration of said set aside by a court of competent jurisdiction: provided, that any act commenced within thirty days after the service of notice of said revo every licensee or permittee under the provisions of this act if he ac precedent that no value whatsoever in excess of the actual amount p any permit or license granted or issued under the provisions of this act, in respect to the regulation by any competent public authority of or licensee, his heirs, successors or assigns or by the holder of any rany valuation for purposes of sale to or purchase, whether through or county, municipal water district, irrigation district, lighting district any permittee or licensee. or the possessor of any rights granted, is permit by municipalities for the use of water for said municipalities or right, irrespective of whether they are fir	confirmed is restricted to the lands or place of use herein confirmed is restricted to the lands or place of use herein lich is as follows: r shall be under the terms and conditions of this act, and shall be effective and licenses shall actually be used for the useful and beneficial purpose ry such permit or license shall include the enumeration of conditions this section and likewise the statement that any appropriator of water, ame subject to such conditions as therein expressed; provided, that at ing of a license, the state or any city, city and county, municipal subdivision of the state shall have the right to purchase the works so built or constructed for the enjoyment of the rights granted under sold works and property can not agree upon said purow or may hereafter be determined in eminent domain proceedings. If it or license is issued as in this act provided that the permittee, or licensee, or the heirs, successors, or assigns of said beneficial purpose, or that the permittee or licensee, or the heirs, successors, or assigns of said beneficial purpose, or that the permittee or licensee, or the heirs, successors or assigns of such permittee or licensee, and water to be unappropriated and open to further appropriation in accordition brought so to modify or set aside such finding or declaration must be location on said permittee or licensee, his heirs, successors or assigns. And commission shall be deemed to be prima facie correct until modified or then brought so to modify or set aside such finding or declaration must be location on said permittee or licensee, his heirs, successors or assigns. And the services or the price of the services to be rendered by any permittee or location stopped to the state therefor shall at any time be assigned to or claimed for a act, or for any rights granted or acquired under the provisions of this act, or in respect to the confidence of the services to be rendered by any permittee or services or the price of the services to be rendered by any permittee or the state water						
	day ofSeptember, 1918						
	STATE WATER COMMISSION.						
	By A. E. Chandler						

_Irving Martin____

3/15/49 RECEIVED NOTICE OF ASSIGNMENT TO Boquet Caryon Rauch Corp.

10/12/56 RECEIVED HOTICE OF ACTIONMENT TO Mr. Joel Hargaretten

RECEIVED HOTICE OF ACTIONMENT TO

2

LECOTIVED ROTICE OF ASSIGNMENT TO MAY C. Fleichn RECEIVED NOTICE OF ASSIGNMENT TO Morgan Hauches 1/574 RECEIVED NOTICE OF ASSIGNMENT TO ... 8/18/54 RECEIVED NOTICE OF ASSIGNMENT TO DOTAL ara Alixena Mi Ranch 3-24-65 RECEIVED NOTICE OF ASSIGNMENT TO Entry of 6-9-64 chall to read a 2. murphy Ext of ba Alying "on" Ranch. 6/22/65 RECEIVED NOTICE OF ASSIGNMENT TO. RECEIVED NOTICE OF ASSIGNMENT TO